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EXHIBITS

- A One (1) CD R disc containing one (1) 9-1-1 and radio traffic recordings from La Verne Police Department
- B Three (3) DVD R discs containing video footage from La Verne Police Department's Mobile Video/Audio Recording System
- C Pomona Police Department Documentation, Call For Service,
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- D Superior Court of the State of California County of Los Angeles, Misdemeanor Complaint for Arrest Warrant, #8PC04935, dated 12/31/2018

- E Superior Court of the State of California County of Los Angeles Minute Order, #8PC04935, dated 04/20/2020
- F One (1) DVD R disc containing 9-1-1 calls, dispatch recordings, call for service log, Mobile Digital Transmitter message and photographs from Pomona Police Department
- G Two (2) DVD R discs containing video footage from Pomona Police Department Witness Looney's Mobile Video/Audio Recording
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MISCELLANEOUS DOCUMENTS

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Administrative Rights (Sworn & Non-Sworn) Subjects form signed by Subject Sansom, dated 7/16/2020

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U.S. Postal Service Certified Mail Receipts and Administrative Investigation Interview Request letters, dated 6/24/2020

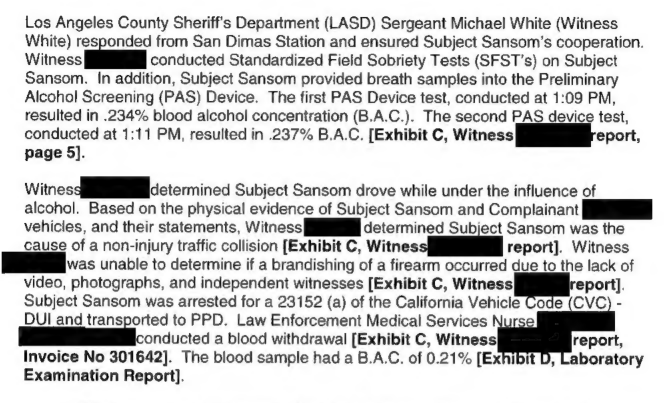
State of California Executive Order N-40-20, 60-Day Statute Date Extension

INTERNAL AFFAIRS BUREAU

INVESTIGATIVE SUMMARY

IV 2445710

| SUBJECT: | JACOB SANSOM DEPUTY SHERIFF. | |
|--|---|---|
| DATE(S) / TIME O | INCIDENT: JANUARY 05, 2018 / 1146 HC | DURS |
| ALLEGATIONS: | | |
| influence of alcoho | Deputy Jacob Sansom drove a motor vehicle (DUI). It is further alleged Subject Jacob San and brandished a firearm in a threatening m | nsom caused a non- |
| SYNOPSIS: | | |
| (LVPD) officers res call [Exhibit A, 9-1 arrived and detaine the assistance of L Officer | an investigation was conducted alleged brandishing of a firearm occurred in the LVPD's patrol vehicles were equipped with Video/Audio Recording Systems (MVARS) was mounted in a forward facing direction video footage in front of the patrol vehicle mounted in the patrol vehicle connected to LVPD officers wore, recording audio. Most interactions between Subject Sansom and officers were videotaped or recorded; how | at gunpoint. With an are at gunpoint. The MVARS in and captured at the MVARS to microphones at of the difference of the MVPD wever, some of |
| | the audio was distorted by static [Exhibit | |
| and delegated PPD brandishing of a fire to conduct | arm investigation, and PPD Officer a traffic collision investigation. Subject Sanso of alcohol intoxication. Sergeant | duct an alleged (Witness om displayed several elegated PPD Officer |



IAB Note: The Preliminary Alcohol Screening Device is a scientific instrument designed to analyze a sample of a person's breath and determine the B.A.C. in that sample.

Subject Sansom was released with a promise to appear in court, under citation #P458640. LASD Lieutenant Jesus Carrasco, and Captain David Flores, responded to PPD and drove him home.

PPD detectives gathered the information, including statements from all involved parties, and on December 31, 2018, presented the facts to the Los Angeles County District Attorney's Office (D.A). The D.A. filed criminal charges against Subject Sansom, including Exhibiting a Concealable Firearm in Public, 417(a)(2)(A) PC; Driving Under the Influence, 23152(a) CVC; Driving Under the Influence (.08%), 23152(b) CVC; and, Hit and Run by Runaway Vehicle, 20002(b) CVC [Exhibit D]. On August 5, 2019, as part of a plea agreement, the criminal complaint was amended, adding one count of 415(2) PC, Disturbing the Peace. Subject Sansom was convicted of 23152(b) CVC and 415(2) PC. He was sentenced to 36 months summary probation. The remaining charges were dismissed [Exhibit E, page 4].

The following interviews were recorded and transcribed. For more information and precise wording, see the attached verbatim interview transcriptions. The audio recordings and the transcribed interviews are submitted with the case. The following narratives contain summaries of the interviews:

Complainant On Wadnesday, July 15, 200

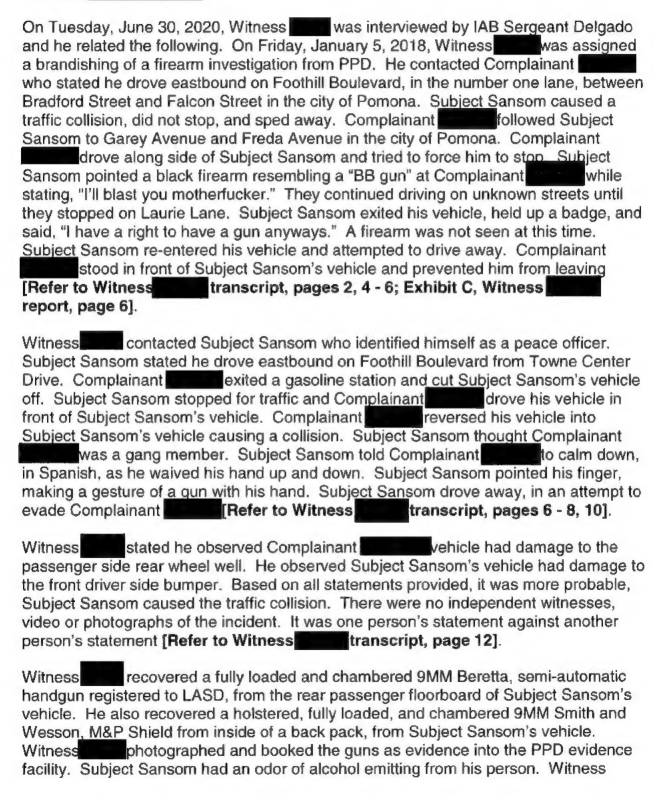
On Wednesday, July 15, 2020, Complainant was interviewed by Internal Affairs Bureau (IAB) Sergeant Connie Delgado and he related the following. On Friday, January 5, 2018, Complainant drove northbound on Towne Center Drive. Complainant said he pulled out of a driveway of a gas station on Foothill Boulevard and did not see any traffic coming in his direction. Complainant turned into the number one lane (closer to the north side), intending to drive to the south side of Foothill Boulevard and pick up an Uber customer. Complainant Subject Sansom's vehicle hit the rear passenger door and tire area of his vehicle. The force caused Complainant vehicle to turn sideways and point in a southbound direction [Refer to Complainant transcript, pages 8, 11 - 13]. Subject Sansom continued driving and Complainant followed. Complainant called 9-1-1. Complainant stopped in the number one lane on Foothill Boulevard, at Towne Center Drive. Subject Sansom stopped behind another vehicle in the number two lane, parallel to Complainant Complainant Complainant Velled at Subject Sansom through his open driver side window, "Hey you hit me!" Subject Sansom rolled down his tinted window and placed his left hand outside of the window. Subject Sansom held a gun sideways with the magazine facing away from him (Subject Sansom), had his finger on the trigger, and pointed it directly at Complainant Subject Sansom said, "I'll blast you bitch if you keep following me!" Complainant was approximately seven feet away from Subject Sansom. Complainant recognized the model of the gun as a Beretta because he carried the same type of gun in the military. Complainant told Subject Sansom, "Hey, don't I know you?" Subject Sansom looked scared and gestured as if he was going to shoot the gun by placing his finger on the trigger. Complainant dropped his cell phone, which was connected to 9-1-1, on the floor board of his vehicle. He exited his vehicle, hid behind the rear driver side and yelled, "He's got a gun! He's got a gun!" Complainant yelled to the occupants in a white vehicle, behind Subject Sansom, to call the police [Refer to Complainant transcript, page 18]. Those individuals did not communicate with Complainant and left the scene. Subject Sansom reversed his vehicle, then drove onto the south curb line and around the vehicle directly in front of him [Refer to Complainant transcript, pages 17 - 18, 21, 25 - 26, 66]. Complainant began to pursue Subject Sansom eastbound on Foothill Boulevard and southbound onto Garey Avenue. Complainant intended to stop Subject Sansom to hold Subject Sansom accountable for his actions [Refer to Complainant transcript, page 29 - 33, 69]. Complainant stated Subject Sansom made a right turn onto Fulton Road. Subject Sansom made a "jerking" motion, by placing his left hand outside of the driver side window, as if he was going to throw a gun out of the car [Refer to Complainant] transcript, pages 61 - 63]. Complainant only saw the butt of a gun, but Subject Sansom did not throw a

| gun out. Complainant stated he told the 9-1-1 dispatcher, "Maybe he did" throw a gun out. "That's what the other person said," further explaining that the occupants in the white vehicle said to him before departing, that he (Subject Sansom) threw something out the window [Refer to Complainant transcript, page 64]. |
|--|
| Subject Sansom drove into a cul-de-sac and was not able to proceed any further. Complainant positioned his vehicle closely behind Subject Sansom's vehicle to prevent Subject Sansom from leaving. Complainant exited his vehicle. Fearing Subject Sansom was still in possession of a gun, Complainant kneeled down behind his driver's door. Complainant yelled, "Let me see your hands! Let me see your hands! Show me your hands now! Put them outside the window! Put them outside the window!" Subject Sansom complied and placed his hands outside of the driver side window. Complainant yelled, "Keep your hands up. Don't move! Don't you fucking move! Keep your hands up!" [Refer to Complainant transcript, page 34]. |
| Complainant opened Subject Sansom's driver side door, grabbed Subject Sansom's t-shirt with both of his hands and pulled Subject Sansom out of the vehicle. Complainant "slammed" Subject Sansom against the inner driver side door [Refer to Complainant transcript, page 37]. Subject Sansom informed Complainant he was a deputy sheriff. Complainant requested Subject Sansom's badge, at which time, Subject Sansom informed him the badge was on the seat. Complainant observed the badge, and what he believed to be a "toy", "Smith and Wesson target pistol," on top of the center console in between the seats [Refer to Complainant transcript, page 37, 79, 80]. Complainant released his grip of Subject Sansom and walked away from him. Subject Sansom remained outside of his vehicle until the police officers arrived [Refer to Complainant transcript, pages 33 - 37, 79 - 80]. |
| One Claremont Police Department (CPD) Officer and one PPD officer arrived at the location. According to Complainant the officers held him (Complainant at gunpoint while they talked to Subject Sansom [Refer to Complainant transcript, pages 39 - 43]. |
| A LASD deputy with stripes arrived at the scene and ordered Subject Sansom to take SFST's. Complainant believed Subject Sansom did not pass the SFST's, because Subject Sansom was handcuffed and placed inside of a patrol vehicle. Complainant left the scene [Refer to Complainant transcript, pages 51, 52, 54]. |
| Complainant was asked about comments he made to the criminal investigating officers, when during the criminal investigation he stated, "No. Honestly it didn't look like a regular gun. I think it was a BB gun. It looked like something you pull back like this, it had a round cylinder on top. It didn't exactly look like a real gun to tell you the truth." [Exhibit C, Witness report, page 6; Exhibit B, Officer disc 1, part 1, page 5]. Complainant explained that an investigating officer asked |

| | transcript, pages 21 - 22]. |
|--|---|
| or 2017 at a Baker to V Detective Station or a 7-Eleven in possibly first met Subje | omplainant stated he first met Subject Sansom in 2016 (egas event. Complainant was asked why he told from PPD he met Subject Sansom at a 76 Gasoline the city of La Verne. Complainant stated he could have ect Sansom at the 76 Gasoline Station or the 7-Eleven in the city nsure [Refer to Complainant transcript, pages 1 - |
| ind the the fire | B Sergeant Delgado noted there were several consistencies between Complainant statements to e officers at the scene and what he later described, related to e location of the traffic collision, the description of the earm he saw, and the general order of events. Refer to his inscript for further details. |
| Witness | |
| On Friday, Ja field sergeant, on AM s run traffic collision whe determined the requested supplementa | 29, 2020, Witness was interviewed by IAB Sergeant anuary 5, 2018, Witness worked a one person unit, as a shift, for PPD. Witness responded to a possible hit and re LVPD officers detained the involved individuals. Witness is incident occurred in PPD's jurisdiction. Witness all reports from LVPD officers. LVPD Officers and reports [Exhibit C] documenting their investigation. |
| Witness to con Witness Sub Witness deleg Sansom was subseque | to conduct a brandishing of a firearm investigation and duct a traffic collision investigation. Witness informed informed ject Sansom was possibly under the influence of alcohol, and gated Witness to conduct a DUI investigation. Subject ently arrested for a DUI by PPD officers [Refer to Witness pages 2 - 3, 6 - 7, 9]. |
| and opposed the "breathirn for being a deputy Sansom alleged he was admonished Subject Statement of thought Subject Su | observed Subject Sansom was antagonistic, thalyzer" test. Subject Sansom accused the officers of picking on sheriff and he requested "professional courtesy." Subject and White ansom to cooperate with the investigation. Initially Witness ect Sansom was a member of a criminal street gang. Witness example in which Subject Sansom used slang and his tone of ess stated Subject Sansom used "Spanglish" which he southern gang members. Witness |

Sansom was not humble during the investigation [Refer to Witness transcript, pages 7, 9, 11 - 13].





| conducted a DUI investigation. Initially Subject Sansom refused to blow into the PAS Device. A LASD sergeant spoke with Subject Sansom and Subject Sansom complied. Subject Sansom was arrested for DUI. Witness stored Subject Sansom's vehicle. Witness stated Subject Sansom was cooperative with him [Refer to Witness stated Subject Sansom was cooperative with him [Refer to Witness stated Subject Sansom was cooperative with him [Refer to Witness stated Subject Sansom was cooperative with him [Refer to Witness stated Subject Sansom was cooperative with him [Refer to Witness stated Subject Sansom was cooperative with him [Refer to Witness stated Subject Sansom was cooperative with him [Refer to Witness stated Subject Sansom was cooperative with him [Refer to Witness stated Subject Sansom was cooperative with him [Refer to Witness stated Subject Sansom was cooperative with him [Refer to Witness stated Subject Sansom was cooperative with him [Refer to Witness stated Subject Sansom was cooperative with him [Refer to Witness stated Subject Sansom was cooperative with him [Refer to Witness stated Subject Sansom was cooperative with him [Refer to Witness stated Subject Sansom was cooperative with him [Refer to Witness stated Subject Sansom was cooperative with him [Refer to Witness stated Subject Sansom was cooperative with him [Refer to Witness stated Subject Sansom was cooperative with him [Refer to Witness stated Subject Sansom was cooperative with him [Refer to Witness stated Subject Sansom was cooperative with him [Refer to Witness stated Subject Sansom was cooperative with him [Refer to Witness stated Subject Sansom was cooperative with him [Refer to Witness stated Subject Sansom was cooperative with him [Refer to Witness stated Subject Sansom was cooperative with him [Refer to Witness stated Subject Sansom was cooperative with him [Refer to Witness stated Sansom was cooperative with him [Refer to Witness stated Sansom was cooperative with him [Refer to Witness stated Sansom was cooperative with him [Refer to Witness |
|---|
| Witness contacted Sansom's Ms. Ms. was near the area at the time the incident occurred. Ms. |
| drove on Foothill Boulevard and observed a black vehicle positioned at an angle, |
| blocking two lanes. She did not see Subject Sansom's vehicle behind her at this time. Ms. did not provide Witness with any other information [Refer to |
| Witness transcript, page 13; Exhibit C, Witness report, page 8]. |

Witness Michael White

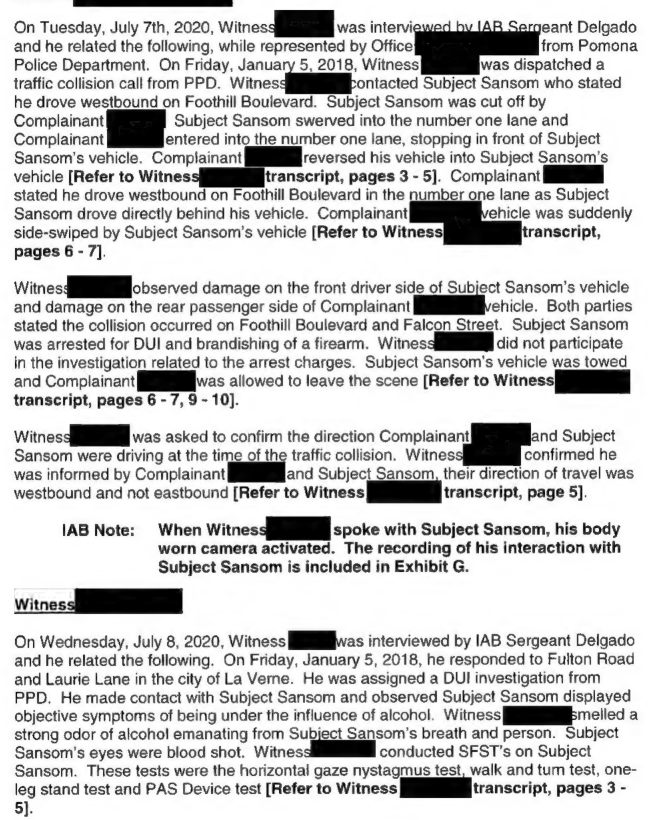
On Thursday, July 2, 2020, Witness White was interviewed by IAB Sergeant Delgado and related the following. On Friday, January 5, 2018, Witness White was assigned to San Dimas Station as a field sergeant, on AM shift. He responded to the city of La Verne regarding an incident involving a LASD employee. He observed Subject Sansom was under the influence of alcohol, uncooperative and verbally confrontational (profanity) with the officers who were talking with him. Witness White reminded Subject Sansom he was a Los Angeles County deputy sheriff and even though he was off-duty, he was required to abide by Department policy. Witness White told Subject Sansom to refrain from using profanity and advised him to cooperate. Subject Sansom complied. Subject Sansom refused to blow into the PAS Device and began to use profanity. Witness White ordered Subject Sansom to cooperate. Subject Sansom complied [Refer to Witness White's transcript, pages 2 - 5].

LVPD officers informed Witness White, Subject Sansom had not cooperated with them during the investigation. Witness White was also informed by a LVPD Officer, that LVPD officers had previous interactions with Subject Sansom approximately two years prior, at an Edwards Theatre and he acted verbally abusive toward them [Refer to Witness White's transcript, page 6].

IAB Note: LVPD did not have any documentation or other records of prior contact with Subject Sansom.

Witness observed an un-holstered black semi-automatic hand gun on the rear floor board of Subject Sansom's vehicle. Witness White was informed a second gun was recovered from Subject Sansom's vehicle, but he did not observe it. Witness contacted LASD Lieutenant Carrasco from Temple Station. When Lieutenant Carrasco and Captain Flores arrived, Witness White left the location [Refer to Witness White's transcript, page 6 - 7, 9 - 10].

Witness



| Subject Sansom was excited, unhappy and unfocused throughout the investigation. |
|---|
| Witness repeated instructions to Subject Sansom several times. During the |
| one leg test, Subject Sansom stated he could not count in the high 1,000's due to his |
| Attention Deficit Disorder. Witness read Subject Sansom the admonishment |
| relating to the PAS Device test. Subject Sansom requested a representative. Witness |
| White told Subject Sansom to follow instructions. Subject Sansom complied and |
| completed the PAS Device test [Refer to Witness transcript, pages 3 - 7]. |
| |

Subject Sansom stated he consumed a "great amount of beer and liquor," from 10:00 PM or 11:00 PM to 6:00 AM, starting on January 4, 2018. Subject Sansom admitted to driving a motor vehicle on January 5, 2018. Witness placed Subject Sansom under arrest for DUI and transported him to PPD. During the transport, Subject Sansom complained regarding the arrest, and Witness calmed him down. Subject Sansom was cooperative during a chemical blood test conducted on him by a blood nurse. Subject Sansom was cited for DUI and released to LASD personnel. Witness stated Subject Sansom was cooperative overall with the investigation [Refer to Witness ——— transcript, pages 8, 13, 18 - 19].

IAB Note: When Witness spoke with Subject Sansom, his body worn camera activated. The recording of his interaction with

Subject Sansom is included in Exhibit H.

Subject Jacob Sansom

IAB Sergeants Connie Delgado and Paul Valle, interviewed Subject Sansom on July 17, 2020. He was represented by Attorney Russell Perry, from the law offices of Rains Lucia Stern St. Phalle Silver, and related the following.

On Friday, January 4, 2018, one day prior to the incident, Subject Sansom and friends, drove to an establishment where firearms were not permitted inside. Prior to entering the establishment, Subject Sansom placed his fully loaded un-holstered Department issued, 9MM Berretta 92FS, underneath the right rear passenger seat of his vehicle. Subject Sansom also left his fully loaded 9MM Smith and Wesson, M&P Shield in a holster, inside of a backpack on the right rear passenger seat of the vehicle. Subject Sansom and his friends left the establishment, and arrived at "Knockouts" in the city of Irwindale, at approximately 11:00 PM [Refer to Subject Sansom's transcript, pages 3 - 6, 15 - 17].

Subject Sansom drank two to three "standard size beers," possibly "Bud Light" or "Coors Light," and one shot of "Fireball" from 11:00 PM to 1:30 AM. Subject Sansom drove to his residence located at approximately 2:30 AM to 2:40 AM, on January 5, 2018. Subject Sansom did not feel intoxicated or tired. Subject Sansom left the guns in the same location and position inside of his vehicle. He parked his vehicle in the driveway of his residence and secured it [Refer to Subject Sansom's transcript, pages 6 - 9, 59].

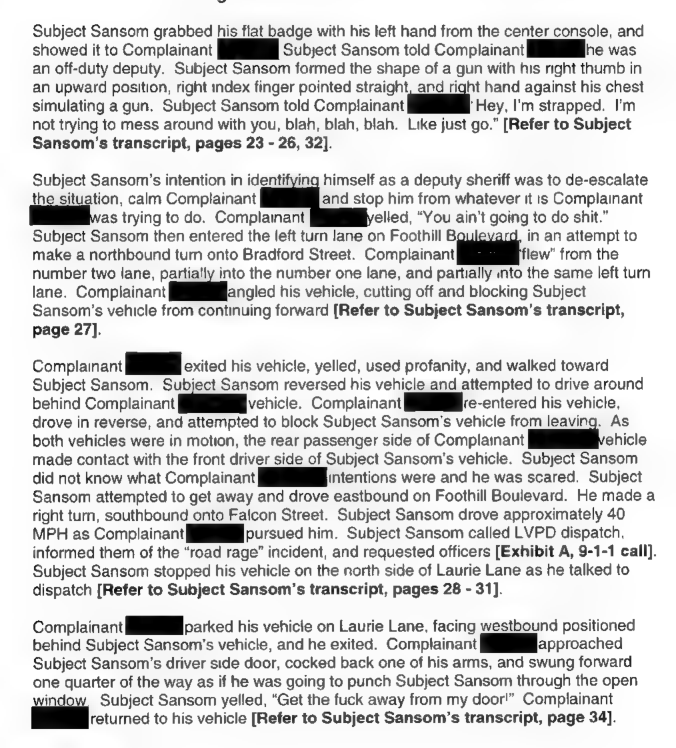
IAB Note: Per https://maps.google.com, Knockouts Topless Sports Bar is located at 1580 Clark Street, Arcadia, CA 91006, and is approximately in distance from Subject Sansom's residence.

From the time Subject Sansom arrived at his residence until he went to sleep at approximately 4:00 AM, Subject Sansom drank approximately six to eight shots of alcohol, "99 proof shots, like 99 Bananas (A liquor type and brand)." [Refer to Subject Sansom's transcript, page 55]. Subject Sansom did not consume food at his residence, and slept approximately six hours, waking up at 10:30 AM or 10.40 AM. At approximately 11:30 AM, Subject Sansom left his residence intending to turn off the main water valve and retrieve his from his away [Refer to Subject Sansom's transcript, pages 11 - 14, 55].

Subject Sansom did not feel intoxicated, only tired from lack of sleep, and he felt in control of the vehicle he drove. Subject Sansom drove approximately 15 MPH in tandem, approximately one car and a half car lengths behind his Ms. They drove northbound on Towne Center Drive, as Complainant exited a 7-Eleven parking lot and made a right turn, northbound onto Towne Center Drive. Subject Sansom believed Complainant appeared as if he was not aware of his surroundings and did not pay attention to the traffic. Complainant Subject Sansom's vehicle off and drove in between his (Subject Sansom) vehicle and vehicle. Complainant was in the number two lane, approaching Ms. the light, on Towne Center Drive. Subject Sansom pulled alongside of Complainant vehicle and motioned to Complainant to slow down by moving his open palm in an upward and downward movement. Subject Sansom's passenger side window was rolled halfway down and he could see Complainant respond with a middle finger. Subject Sansom believed Complainant said "F you!" [Refer to Subject Sansom's transcript, pages 14 - 15, 19 - 23]. Subject Sansom continued to drive northbound on Towne Center Drive and made a right turn onto Foothill Boulevard and momentarily lost sight of Complainant Then, as Subject Sansom continued eastbound in the number one lane, he observed Complainant exit the driveway of the Shell Gasoline Station, located on the corner of Towne Center Drive and Foothill Boulevard. Complainant to Subject Sansom in the number two lane, and entered the number one lane, forcing Subject Sansom toward the center medium. Complainant attempted to force Subject Sansom to pull over as he (Complainant, welled, "Pull the F over, pull the F over Mother F-er" through the open driver side window [Refer to Subject Sansom's transcript, page 23]. Subject Sansom attempted to de-escalate the situation, and told Complainant in Spanish, "calmate" while motioning with his right hand in an upward and downward position. Subject Sansom explained "calmate" meant relax and used this word to earn a little respect from Complainant [Refer to Subject Sansom's transcript, page 25]. Complainant was agitated and velled at Subject Sansom to pull over.

IAB Note:

It was clarified during the interview that Subject Sansom refrained from using the word "fuck" out of respect for the investigators. When asked, he said each time he used "F" in the preceding phrases, the word "fuck" was actually used during the incident.



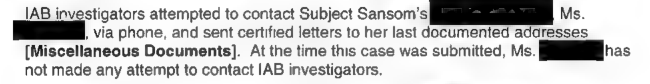
| Subject Sansom stated initially he believed Complainant may have been a gang member because he only observed part of Complainant Complainant sat lower in his vehicle, wore a hooded sweatshirt, used profanity, had road rage and was "short fused." After Subject Sansom was able to observe and interact more with Complainant Subject Sansom no longer had the impression Complainant was a gang member [Refer to Subject Sansom's transcript, pages 48 - 49]. | | |
|--|--|--|
| IAB Note: | Subject Sansom stated he has never attended Baker to Vegas as Complainant alleged. Subject Sansom stated he never met Complainant. prior to this incident [Refer to Subject Sansom's transcript, page 46]. | |
| LVPD officers responded and detained Subject Sansom at gunpoint. Subject Sansom exited his vehicle with his hands up and the officers ordered him to the ground. Subject Sansom complied, "proned out" face down on the ground, and informed the officers he was a deputy who had guns inside of his vehicle. Subject Sansom was patted down and detained on the curb [Refer to Subject Sansom's transcript, pages 33 - 35]. | | |
| Sansom asked the rights were. Subject and he complied. Successful couple of years price. | erformed SFST's and was asked to use the PAS Device. Subject officers for legal advice because he was unsure of what his legal of Sansom was ordered to use the PAS Device by an LASD sergeant Subject Sansom ctarified he had prior contact with LVPD officers, a per to this incident, in which they contacted him regarding a verbal [Refer to Subject Sansom's transcript, | |
| Subject Sansom was arrested for DUI and booked at PPD. His vehicle was towed, his firearms recovered by PPD officers and his flat badge was released to Captain Flores. Subject Sansom was released to Captain Flores [Refer to Subject Sansom's transcript, page 42]. | | |
| Subject Sansom was advised he was on a video recording stating he pulled his gun out and showed it Complainant [Exhibit B, Officer disc 1, part 1, page 1]. Subject Sansom stated if he did make these statements, he was referring to the simulated hand gun gesture he made with his hand against his chest. Subject Sansom's 9MM Beretta and M&P Shield were in the same position, inside of his vehicle, from the prior night. He did not retrieve the guns at any time during the incident. Subject Sansom did not draw his guns or point them at Complainant [Refer to Subject Sansom's transcript, page 44 - 45]. | | |
| better stop following fucking cutting me making these commonts of the common of the co | as asked if he made the following statements: "Motherfucker you get me or I'm going to blast your ass!" Or, "That's what you get for off!" as Complainant reported. Subject Sansom denied ments [Refer to Subject Sansom's transcript, page 45; Exhibit B, disc 1, part 1, page 1]. Subject Sansom said he recalled saying to s that he "should have shot his ass." Subject Sansom further | |

explained Complainant used his vehicle as a weapon against him (Subject Sansom) by attempting to run him (Subject Sansom) off the road and possibly into the oncoming traffic. Subject Sansom stated he would not have shot Complainant and was just reliving the situation when he made the comment [Refer to Subject Sansom's transcript, page 49].

Subject Sansom was asked if he told PPD officers they were picking on him during the investigation because he was a deputy sheriff. Subject Sansom stated he did not remember [Refer to Subject Sansom's transcript, page 47; and Witness transcript, page 7].

Subject Sansom was ultimately convicted of DUI and disturbing the peace [Refer to Subject Sansom's transcript, pages 50 - 52].

ADDITIONAL INFORMATION:



IAB investigators attempted to interview LVPD Officers and the officers declined to interview.

OBBRUSH SHIRT SHIR



COUNTY OF LOS ANGELES HINELOFILISTICE



ALEX VILLANUEVA, SHERIFF

October 1, 2020



Dear Deputy Sansom:

LETTER OF INTENT

You are hereby notified that it is the intention of the Sheriff's Department to discharge you from your position of Deputy Sheriff, Item No. 2708A, with this Department, effective the close of business October 23, 2020.

An investigation under IAB File Number IV 2445710, conducted by Internal Affairs Bureau, coupled with your own statements, has established the following:

1. That in violation of the Department's Manual of Policy and Procedures Sections 3-01/030.05. General Behavior; and/or 3-01/030.15. Conduct Toward Others; and/or 3-01/030.10, Obedience to Regulations and Orders, (as it pertains to 23152(a) California Vehicle Code (CVC), Driving Under the Influence (DUI) of Alcohol or Drugs; and/or 23152(b) CVC, Driving with a Blood Alcohol Concentration (BAC) of .08 percent or greater; and/or 415(2) PC, Creating a Disturbance); and/or 3-01/025.45, Safety Firearms, on or about January 5, 2018, while offduty and under the influence of alcohol, you willfully violated State law, and/or failed to maintain a level of moral conduct in keeping with the highest standards of

211 West Temple Street, Los Angeles, California 90012

A Tradition of Service

law enforcement personnel. Furthermore, you engaged in behavior which caused the Department to be brought into disrepute, and/or demonstrated a pattern of undesirable, and unprofessional behavior which was criminal in nature, bringing discredit and embarrassment upon yourself and/or the Los Angeles County Sheriff's Department, as evidenced by, but not limited to:

- a. driving your personal vehicle, while under the influence of alcohol and being involved in a traffic collision; and/or,
- displaying the objective signs of intoxication and emitting the odor of an alcoholic beverage(s) from your breath when you were contacted by La Verne and Pomona police officers; and/or,
- c. performing poorly when sworn personnel from the Pomona Police Department administered Field Sobriety Tests (FSTs); and/or,
- d. providing a blood sample that registered, and/or recorded .21 percent BAC; and/or,
- e. being arrested for and charged with 23152(a) CVC, DUI of Alcohol and Drugs, 23152(b) CVC, Driving with a BAC of .08 percent or greater; and/or
- f. being uncooperative and verbally confrontational with La Verne and Pomona police officers during the investigation, and/or using demeaning term(s) like "motherfucker" in addressing La Verne and Pomona police officers; and/or.
- g. possessing two loaded handguns in the passenger compartment of your pick-up at the time of your collision and arrest for DUI, with a BAC of .21 percent; and/or,

- h. being charged with and pleading nolo contendere to 415(2) PC, Creating a Disturbance, and 23152(b) CVC, Driving with a BAC of .08 percent or greater in Pomona Superior court where you were sentenced to 36 months' probation, 60 days in jail (suspended), and ordered to pay fines and fees.
- 2. That in violation of Manual of Policy and Procedures Sections 3-01/030.05, General Behavior; and/or 3-01/030.10, Obedience to Laws, Regulations and orders, (as it pertains to 417(a)(2)(A) PC, Exhibiting a Concealable Firearm in Public), on or about January 5, 2018, while off-duty and intoxicated, you willfully violated State law; and/or failed to maintain a level of moral conduct in keeping with the highest standards of law enforcement personnel when you brandished and/or exhibited a firearm from your vehicle during a "road rage" incident, bringing discredit embarrassment upon yourself and/or the Los Angeles County Sheriff's Department, as evidenced by, but not limited to:
 - a. Witness consistently stating you pointed a gun at him on multiple occasions (to 9-1-1 dispatchers, investigating officers from La Verne and Pomona Police Departments, and to LASD Internal Affairs investigators); and/or,
 - b. your initial recorded spontaneous statement to La Verne police officers, where you stated, "He (Witness tried to run me off the road and backed into my car, and that's why I pulled my gun on him. I didn't point it at him. I just showed him, like stop fucking around."
- That in violation of the Department's Manual of Policy and Procedures Section 3-01/040.75, Failure to Make Statements and/or Making False Statements During a

Departmental Internal Investigations, on or about July 16, 2020, you provided false and/or misleading statements to Internal Affairs investigators, as evidenced by, but not limited to:

a. when asked if, at any time during the incident on January 5, 2018, did you retrieved either of the firearms which were found in your pickup, you responded, "No, ma'am, I did not."

Additional facts for this decision are set forth in the Disposition Worksheet, Investigative Summary and Investigative Packet which are incorporated herein by reference.

You may respond to the intended action orally or in writing. In the event that you choose to respond orally to these charges, you have already been scheduled to meet with Acting Chief Coronne L. Jacob, on October 23, 2020, at 1000 hours, in her office, which is located at 211 West Temple Street, Los Angeles California 90012. If you are unable to appear at the scheduled time and wish to schedule some other time prior to October 23, 2020, for your oral response, please call Acting Chief Jacob's secretary at

If you choose to respond in writing, please call Acting Chief Jacob's secretary to cancel your scheduled appointment, and send your response to the facts contained in this letter to Acting Chief Jacob's office by no later than October 23, 2020.

Unless you are currently on some other type of authorized leave, pursuant to Rule 16.01 of the Los Angeles County Civil Service Commission Rules, effective immediately, you are on paid administrative leave which will continue during the fifteen (15) business days you have to respond to the intended discharge or until the conclusion of your pre-disciplinary hearing. If you are presently on an authorized leave, that leave will continue during the fifteen (15) business days you have to respond to the intended discharge, or until the conclusion of your pre-disciplinary hearing.

Failure to respond to this Letter of Intent within fifteen (16) business days will be considered a waiver of your right to respond and will result in the imposition of the discipline indicated herein.

If you did not receive the investigative material on which your discipline is based at the time you were served with this correspondence, you may contact the Internal Affairs Bureau at (323) 890-5300, to obtain a copy of the case file.

The Sheriff's Department reserves the right to amend and/or add to this letter.

Sincerely,

ALEX VILLANUEVA, SHERIFF

William E. Jaeger, Captain Internal Affairs Bureau WEJ:TKJ:tj (Professional Standards Division – Internal Affairs Bureau)

IAB FILE NO. IV 2445710

c: Coronne L. Jacob, Acting Chief, East Patrol Division
Irene Aguilera, Departmental Employee Relations Representative,
Employee Relations Unit
Tamora Johnson, Operations Assistant I, Internal Affairs Bureau
Vince Vasquez, Operations Assistant I, Advocacy Unit

Jeffrey M. Hausman, Esq., Bar No. 057251 Vincent C. McGowan, Bar No. 147005 20750 Ventura Boulevard, Suite 105 Woodland Hills California 91364-6646 Telephone: (818) 654-9000 Facsimile: (818) 654-9050

LAW OFFICES OF HAUSMAN & SOSA, LLP

Exempt from Payment of Filing Fees Pursuant to Government Code §6103

Attorneys for, COUNTY OF LOS ANGELES, SHERIFF'S DEPARTMENT

CIVIL SERVICE COMMISSION
COUNTY OF LOS ANGELES

In the Matter of the Discharge of JACOB S.) SANSOM,

CASE NO.: 20-152

Appellant,

SETTLEMENT AGRELMENT AND RELEASE

COUNTY OF LOS ANGELES SHERIFF'S DEPARTMENT

Respondent.

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This Settlement Agreement/Release ("Agreement" and/or "Settlement Agreement" and/or "Release") is entered into by and between Respondent COUNTY OF LOS ANGELES SHERIFF'S DEPARTMENT, THE COUNTY OF LOS ANGELES, the COUNTY OF LOS ANGELES' employees, agents, representatives, its attorneys, claims adjustors, investigators, insurers, elected officials, heirs, executors, administrators, successors, and/or assigns (hereinafter individually and/or collectively sometime.s referred to as "Respondent" or "the Department" or "County" or "the County of Los Angeles") and JACOB S. SANSOM, his

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COLA\Sansom\Pldg\Sett-Agr

SETTLEMENT AGREEMENT AND RELEASE

attorneys, employees, agents, representatives, heirs, executors, administrators, successors, and assigns (noteinate individually and/or collectively sometimes referred to as "Appellant" or "Sansom")

RECHAES

- A Appetiant was employed within the COUNTY OF LOS ANGELES SHERRES S

 DEPARTMENT in the position of Deputy Sherift
- B Appellant and the Department are parties to the Department's administrative investigation under Internal Afra is Bureau (IAB) No. 2445776 and the related Civil Service Commission. "CSC" appeal under CSC Case No. 20.152 (collectively, the "Matte").
- On October 1, 2020, an Intent to Discharge letter was sent to Appel ant following a investigative and a number of founded allegations of misconduct. On November 3, 2020, the Snorific Department notified Appellant that he was being discharged effective October 29, 2020. Thereafter, Appellant appealed the discharge to the Commission and the Commission assigned this Matier Case No. 20-152.
- Describe parties describe to resolve all disputes and ng as a result of the aforementioned mosting, then and civil service appear, to avoid litigation and further administrative or other civil processes upon the terms and conditions hereinafter set forth
- E It is the intent of this Agreement to resolve al. c.aims and allegations, whether based on tort, statute, contract, discrimination, retaliation, and/or otherwise, that Appellant has and/or that he could have been asserted, as of the date of the signing of this Agreement
- F Appellant and his representatives expressly represent and attest that no other appeals, act ons, claims or lawsuits have been filed other than civil service number 20-152.

 Appellant and his representatives also represent that there are no other lawsuits, actions, appeals,

and/or any other forum, concerning any claims and adegations that Appellant has or could have been asserted as of the date of the signing of this Agreement

Appellant has or that could have been asserted, whether known or unknown, suspected or unsuspected as of the date of the signing of this Agreement. It is also the intent of this Agreement to resolve all claims and allegations arising out of CSC No. 20-152 whether based on tent stat to contract discumination retaliation on the that Appellant has and/or that could have been asserted.

NOW ITHEREFORE in consideration of the covenants and promises herein contained it seems to be tallows.

Line recitals set forth in this Sed emert Agreement are the and correct and are hereby fully incorporated by reference into this Settlement Agreement

- Department to the position of this Agreement, Appearant will submit his resignation for personal reasons from the position of Departy Sheriff. Item No. 27J8A, to the Department effective the close of business on October 29, 2020. The resignation for personal reasons shall be attached to this Agreement as Exhibit "A" and incorporated by ofference as if faulty set forth herein.
- Appellant expressly agrees and recognizes that Appellant's resignation for personal reasons has been included in the instant Settlement Agreement for valid, legitimate, nondiscriminatory, and nonretaliatory reasons.
- 4. The parties expressly agree that the factual basis for the Department's investigation and the findings of misconduct which were the subject of the original discipline

mposed on Appellant by the Department constitute valid, legitimate, nondiscriminatory, and nonretal atory reasons for the Ag element on the part of Appellant to resign for personal reasons.

- 5 Jp. n receipt of Appellant's signed resignation and his execution of this Agreement, the Department will reseind the Letter of Imposition dated November 3, 2020
- o It a fined party muside of the County of Los Angeles (such as a prospective employer of Appellant) were to contact the Department about Appellant, the person, or entity would be advised about the dires of Appellant's employment and in which capacity. The Department would also state that Appellant lesigned for personal reasons
- The instant Settlement Agreement and Letter of Intent will not be released except by court order, and order by the County of Los Angeles Civil Service Commission, written authorization by Appellant, in defense of any Clune in response or order granting a Motion for Production Pitchess Motion, or a Public Records Act demand
- Appel intowed receive to back pay to benefits, no thankal or other considers of a casult of entering into and or executing in a Agreement. Appellanting cos to waive all claims for back pay or benefits for any and all of the time period during which he was discourged from the Department.
- Appellant shall dismiss with prejudice all complaints and claims filed against the County of Los Angeles of the Department connected with or alising out of his employment including, but not limited to, his appeals to the County of Los Angeles Civil Service Commission. If there are any other complaints or claims filed by Appellant relating to or in any way connected with his employment with the Department, with the exception of any Workers' Compensation claims, Appellant expressly and unequivocally recognizes and agrees that they are within the scope of this Agreement and shall be dismissed within two (2) days of the execution of this Agreement.

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- 10. Upon execution of this Settlement Agreement, Appellant will immediately, and in any event within two (2) days of the execution of this Agreement, withdraw, in writing, his request for a hearing before the Civil Service Commission concerning this Matter. Further, by executing this Settlement Agreement, Appellant's appeal in CSC No. 20-152 shall be deemed withdrawn and dismissed finally and irrevicably. If Appellant dies not submit this letter within two (2) days, ther execution of this Settlement Agreement, this Settlement Agreement itself will serve to constitute the withdrawal by Appellant of his appeal in CSC No. 26-152.
- Appellant agrees and undertakes that he will not apply to seek or accept employment in any capacity and at any time with the COLNTY OF LOS ANGELES, the SHERIFF'S DEPARTMENT and or any of the Departments Countities within the COUNTY OF LOS ANGELES, the total County and Departments Countities within the COUNTY OF LOS ANGELES, the the event that Appellant does seek the applyment and is subsequently hired by the Department of the County, he will be subject to immediate discharge
- Appellant expressly agrees and recognizes that the Agreement by the parties that Appellant w. Appellant expressly agrees and recognizes that the Agreement by the parties that Appellant w. Appellant expressly and at any time with the COUNTY OF LOS ANGELES that Star RIFF'S DEPAREMENT and or any of the Departments of entities within the COUNTY OF LOS ANGELES, has been included in the instant. Settlement Agreement for the Lemmate mondiscriminatory, and monretaliatory reasons
- Inc. parties expressly agree that the factual basis for the Department's investigation and the findings of misconduct which were the subject of the original discipline imposed on Appellant by the Department constitute valid, legitimate, nondiscriminatory, and nonretaliatory reasons for the Agreement on the part of Appellant not to apply for, seek or accept employment with COUNTY OF LOS ANGELES, the SHERIFF'S DEPARTMENT and/or any

of the Departments or entities within the COUNTY OF LOS ANGELES, in the future, as described herein

- Agreement and Release and Appellant agrees and recognizes that any issues regarding returnment benefits if any, shall be resolved with and determined by the Los Angeles County Employees Retirement Association
- Appellant agrees to view my and all turthe administrative or judicial remodes with lespe. In this Matter, which includes the investigation, the civil service case, and the resignation set forth herein, including but not limited to before the Los Augeles County Civil Service Commission or the Los Augeles County Employee Relations Commission and/or any
- Appearant agrees to pulse and issue talsed by and or that could have been assed by his civilise vice appear in any other forum whatsoever. Appearant is not to pursue any firther elaims, actions proceedings complaints protests of any sort or nature, including but not, limited to any complaint, grievance letter complaint to otal complaint against the COUNTY in comecutor, with any allegations which relate in any way to his Matter including but not immited to in a discipline, the discipline has resignation, and or the investigation conducted and action taken point to and of subsequent to his discipline and discharge.
- 17. The parties shall bear their own costs of every sort and kind as well as their own attorneys fees in all proceedings and with respect to all matters, events and facts addressed by and or related in any way to this Agreement.
- 18 Appellant agrees to waive all rights in IAB No 2445710 pursuant to Skelly v State Personnel Board (1975) 15 Cal 3d 194

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- 19. Although there is no admission by the COUNTY that the circumstances relating to the discipline of Appellant necessitate the provision to Appel ant of what is commonly described as a 'name-clearing or liberty-interest' hearing, as those terms are set forth in Lubery City and County of San Francis. (1979) 98 Ca. App 3d 340, and its progeny, the parties hereby agree that Appellant waives any claim seeking provision of or entitlement to a 'name clearing' or liberty interest' hearing
- 2445710 may contain "adverse comments" within the meaning of Government Code section 3305. Appearant agrees and acknowledges that by executing this Agreement he was ves his right ander California Government Code section. 3306 to submit a response to any of these nocuments
- Of herself and his attorneys employees, agents representatives, heirs, executors, administrators successors and assigns agrees to ally release acquit and forever discharge the County, its Sheriti's Department, its pieses and former office's employees and agents and its heirs, successors, assigns, and legal representatives from any and all him lity whatsoever for any and all chims a long cit of or a needed with the employ, here to attorning between the County and Appe and that Appellant has and o could have been asserted prior to the date of execution of the Agreement, including, but not limited to, any and all remedies, claims and causes of action for discrimination, harassment, and/o retaliation, clauns under the Ralph M. Brown Act (Gov. Code, Section 54950, et seq.), the Hair Employment and Housing Act (Gov. Code, Section 12900, et seq.), the California Family Rights Act (Gov. Code, Section 12945.2), the Unrun and George Civil Right Acts (Civ. Code, Section 51, et seq.), all provisions of the California Labor Code and any wage orders or similar directives or authorities issued by any federal or stater authority having enforcement powers, the Constitution of the United States, the Constitution of

the Stace of California, Fitle VII of the Civil Rights Act of 1964 (42 U.S.C. Section 2000e et seq.), Public Safety Officers Procedural Bill of Rights Act (Gov. Code Section 3300 et seq.), the Age Discrimination Act in Employment Act (29 U.S.C. Section 621, et seq.), the Equal Pay Act (29 U.S.C. Section 206(d)), the Fair Labor Standards Act (29 U.S.C. Section 201, et seq.), the Family and Medical Leave Act (29 U.S.C. Section 266), et seq., Sections 1981-88 of little 42 of the United States Code (48 U.S.C. Section 1981, et seq.), the Americans with Disabilities Act (42 U.S.C. Section 12 01, et seq., claims of retaliation or whistle blowing (inc., ding but not limited to Californ a Labor Code Section 1102 5 et seq. and Government Code Section 2653), claims for hreach of any type of contract, including written, oral or implied, breach of any United to Differ Section 13 of the United States (14 of the California Including Written, oral or implied, breach of any United 11 of the California Including Written, oral or implied, breach of any United 11 of the California Including Written, oral or implied, breach of any United 11 of the California Including Written, oral or implied, breach of any United 11 of the California Including Written, oral or implied, breach of any United 11 of the California Including Written, oral or implied, breach of the California Including Written, oral or implied, breach of any United 11 of the California Including Written, oral or implied, breach of which expressed or taplied 11 of the California Including Written, oral or implied, breach of which are written and the California Including Written, oral or implied, breach of which are written and the California Including Written, oral or implied and which are written and the California Including Written and the California Including Written and Table 11 of Written and Table 12 of the California Including Written and Table 13 of the California Including Written and Table 14 of the California Including Written and Table 14 of the California In

Appellant understands and agrees that all of his rights under Section 1542 of the Civit Code of the State of Californ L. Che poy expressly waived and relinquished. Said Sect. 11 1542 reads as follows.

A general elease does not extend to lar is which the creditor does not know or suspect to exist in his or her favor at the time of executing the release which if known by him or her must have materially affected his or her settlement with the debtor.

Appellant agrees that adequate consideration supports this waiver

23. Notwithstanding the provisions of Section 1542, and for the purpose of implementing a full and complete release and discharge of the released parties, Appellant expressly acknowledges that this Settlement Agreement and Release are intended to include in its effect, without limitations, all claims which Appellant does not know or suspect to exist

against COUNTY at the time of execution, hereof, and that this Agreement contemplates the extinguishment of any claim or claims, in connection with any claim he could have brought up to and notating the date of this Agreement

24. Appellant specifically acknowledges that he has not been the subject of discrimination or retaliation in any form, including, but not limited to, discrimination based upon age, race, lehgious creed, color, geneer, national origin, ancestry, physical disability, medical condition, marital status, parental status, filling of Worker's Compensation claim—sex and that he has no claim against the Department for any such discrimination or etahation, whether my such claim is presently known or not known by him

Appellant acknowledges that it is real in understands the ferms of the Settle in Agreement that it has find the option of reviewing it with counsel of his own chocking in it that it is to ying solely a pointhe content of the Agreement and Release and is not recyrng at a continuous epicsentation whatsoever of the refereed parties as an inducement to enter into the Agreement.

The terms and conditions of this Agreement will be a infidential except (1) where COUNTY regulation of politics require discostate to COUNTY departments and/or COUNTY murater out and or (1) where discost set they entitly person of equired by law

The puries in the lagree that the Settlement Agreement shall, not be considered, cited or used in luture disputes as establishing past precedent in past employment practice. The Agreement lessolves the dispute between the Appellant and the Department and is not to be applied to any other facts or disputes, with the exception of any future proceedings, including, but not limited to civil service proceedings involving, relating to and/or concerning the Appellant and the Department.

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- The document sets forth the entire agreement between the parties and may not be altered, amended, or modified in any respect, except by writing duly executed by the parties affected. All other understandings, our agreements and writings are expressly superseded hereby and are of no further force or effect. The parties agree and acknowledge that the is an integrated agreement and constitutes the fina expression of the parties agreement. The parties also agree and acknowledge that the Settlement Agreement and Release is strictly subject to the Partie Rule. The Agreement may be enforced in a court of law by either parties.
- Appellant agrees to cooperate fully and to execute any and all supplementary documents and to take all additional actions that it as be necessary and appropriate to give had force and effect to the material terms and intent of this Agreement
- The Settlement Agreement and Release 1 to be constitled and interpreted as if both policipated in the drafting of the Selt ement Agreement. Any ambiguities shall be resolved in Taylor of tolloring the purpose of the Settlement Agreement.
- Appeliant acknowledges and recognizes that the compromise and setrement which torm the basis of the Agreement rave been active to the attentionach bangain grantegot attoriand represent a final, mutually agreeable compromise
- The record to stand shall hereinafte, he known as the "cate of execution, and/or "the offective date" of the Agreement
- Appellant represents and agrees that he has carefully read and fully understands all of the provisions of the Agreement, and that he is voluntarily, and without duress or undue influence, entering into the Agreement
- 34. It is understood and agreed that Appellant is currently unaware of any claim, right, demand, debt, action, obligation, hability, or cause of action that Appellant may have

against the Department and/or any of its managers, law enforcement personnel, agents, servants, or employees which has not been released by Appellant in the Release

- Appellant acknowledges that all liens or other claims of third parties have been disclosed and agrees to hold humless, defend and indemnify COUNTY, its attorneys and agents, for any and all liens or other claims of third parties which have been or may be asserted for services which have been or may be rendered on behalf of Appellant
- Appellant represents and warrants that no claim demand, cause of causes of action that ne has a might have arising out of connected with or incidental to CSC. No. 20-152 not any portion thereof, nor any claims and potential and/or possible claims that are the subject of or addressed by the Agreement, has/have been assigned or transferred to any other person, the composite that are ling of the dimitation any parent subsidiary of altitlate of any party in any manner including by way or subrogation or operation of law or otherwise.
- the actions of the patites in accomplishing the Agreement shall not be construed as an admission or acknowledgment of Hability or wrongdoing on the part of any party.
- stansmissions of this Agreement shall be treated as if it is an original signature. Copies, facsimiles, or electronic transmissions of this Agreement shall be treated as if an original.
- 39. I uch provision of this Agreement is valid and enforceable to the fullest extent permitted by law. If any provision of this Agreement (or the application of such provision to any person or circumstance) is or becomes invalid or unentorceable, the remainder of this Agreement, and the application of such provision to persons or circumstances other than those as to which it is held invalid or unenforceable, shall not be affected by such invalidity or

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OBBERRACE CONTROLS CO

COUNTY OF LOS ANGELES







November 3, 2020

Date of Department Hire 03/26/2007



Dear Deputy Sansom:

LETTER OF IMPOSITION

On October 1, 2020, you were served with a Letter of Intention indicating your right to respond to the Sheriff's Department's pending disciplinary action against you, as reported under IAB File Number IV 2445710. You were also advised of your right to review the material on which the discipline was based.

You did exercise your right to respond. However, after review and consideration of the response submitted to support your position, it has been determined that the recommended discipline is appropriate.

You are hereby notified that you are discharged from your position of Deputy Sheriff, Item No. 2708A, with this Department, effective as of the close of business on October 29, 2020.

An investigation under IAB File Number IV 2445710, conducted by Internal Affairs Bureau, coupled with your own statements, has established the following:

1. That in violation of the Department's Manual of Policy and Procedures Sections 3-01/030.05, General Behavior; and/or 3-01/030.15, Conduct Toward Others; and/or 3-01/030.10, Obedience to Laws, Regulations and Orders, (as it pertains to 23152(a)

211 West Temple Street, Los Angeles, California 90012

A Tradition of Service

California Vehicle Code (CVC), Driving Under the Influence (DUI) of Alcohol or Drugs; and/or 23152(b) CVC, Driving with a Blood Alcohol Concentration (BAC) of .08 percent or greater; and/or 415(2) PC, Creating a Disturbance): and/or 3-01/025.45, Safety Firearms, on or about January 5, 2018, while offduty and under the influence of alcohol, you willfully violated State law, and/or failed to maintain a level of moral conduct in keeping with the highest standards of Law enforcement personnel. Furthermore, you engaged in behavior which caused the Department to be brought into disrepute, and/or demonstrated a pattern of undesirable, and unprofessional behavior which was criminal in nature, bringing discredit and embarrassment upon yourself and/or the Los Angeles County Sheriff's Department, as evidenced by, but not limited to:

- a. driving your personal vehicle, while under the influence of alcohol and being involved in a traffic collision; and/or,
- displaying the objective signs of intoxication and emitting the odor of an alcoholic beverage(s) from your breath when you were contacted by La Verne and Pomona police officers; and/or,
- c. performing poorly when sworn personnel from the Pomona Police Department administered Field Sobriety Tests (FSTs); and/or,
- d. providing a blood sample that registered, and/or recorded .21 percent BAC; and/or,
- e. being arrested for and charged with 23152(a) CVC, DUI of Alcohol and Drugs, 23152(b) CVC, Driving with a BAC of .08 percent or greater; and/or
- f. being uncooperative and verbally confrontational with La Verne and Pomona police officers during the

investigation, and/or using demeaning term(s) like "motherfucker" in addressing La Verne and Pomona police officers; and/or,

- g. possessing two loaded handguns in the passenger compartment of your pick-up at the time of your collision and arrest for DUI, with a BAC of .21 percent; and/or,
- h. being charged with and pleading nolo contendere to 415(2) PC, Creating a Disturbance, and 23152(b) CVC, Driving with a BAC of .08 percent or greater in Pomona Superior court where you were sentenced to 36 months' probation, 60 days in jail (suspended), and ordered to pay fines and fees.
- That in violation of Manual of Policy and Procedures 2. Sections 3-01/030.05, General Behavior; and/or 3-01/030.10, Obedience to Laws, Regulations and orders, (as it pertains to 417(a)(2)(A) PC, Exhibiting a Concealable Firearm in Public), on or about January 5, 2018, while off-duty and intoxicated, you willfully violated State law; and/or failed to maintain a level of moral conduct in keeping with the highest standards of law enforcement personnel when you brandished and/or exhibited a firearm from your vehicle during a "road rage" incident, bringing discredit embarrassment upon yourself and/or the Los Angeles County Sheriff's Department, as evidenced by, but not limited to:
 - a. Witness consistently stating you pointed a gun at him on multiple occasions (to 9-1-1 dispatchers, investigating officers from La Verne and Pomona Police Departments, and to LASD Internal Affairs investigators); and/or,
 - b. your initial recorded spontaneous statement to La Verne police officers, where you stated, "He (Witness tried to run me off the road and

backed into my car, and that's why I pulled my gun on him. I didn't point it at him. I just showed him, like stop fucking around."

- That in violation of the Department's Manual of Policy and Procedures Section 3-01/040.75, Failure to Make Statements and/or Making False Statements During a Departmental Internal Investigations, on or about July 16, 2020, you provided false and/or misleading statements to Internal Affairs investigators, as evidenced by, but not limited to:
 - a. when asked if, at any time during the incident on January 5, 2018, did you retrieved either of the firearms which were found in your pickup, you responded, "No, ma'am, I did not.

Additional facts for this decision are set forth in the Disposition Worksheet, Investigative Summary and Investigative Packet, which are incorporated herein by reference.

In taking this disciplinary action, your record with this Department has been considered, and a thorough review of this incident has been made by Department executives, including your Unit and Division Commanders.

You may appeal the Department's action in this matter pursuant to Rules 4.02, 4.05 and 18.02 of the Civil Service Rules.

You may, if you so desire, within fifteen (15) business days from the date of service of this notice of discharge, request a hearing on these charges before the Los Angeles County Civil Service Commission, 500 W. Temple Street, Room 522, Los Angeles, California 90012.

If you have any questions, you may contact Charna Toldson, of Internal Affairs Bureau, at (323) 890-5300.

The Sheriff's Department reserves the right to amend and/or add to this letter. Sincerely,

ALEX VILLANUEVA, SHERIFF

CORONNE L. JACOB, ACTING CHIEF

EAST PATROL DIVISION

CLJ:TKJ:tj

(Professional Standards Division – Internal Affairs Bureau)

IAB FILE NO. IV 2445710

Coronne L. Jacob, Acting Chief, East Patrol Division David Flores, Captain, Temple Station/Unit Personnel File John M. McBride, Captain, Personnel Administration Bureau/Department Personnel File Cathy Banuelos, Acting Administrative Services Manager III, Pay, Leaves, and Records Units Tamora Johnson, Operations Assistant I, Internal Affairs Bureau Vince Vasquez, Operations Assistant I, Advocacy Unit